UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OEC Mail Processing Section

FORM D

FEB 13 2008

NOTICE OF SALE OF SECURITIES PURSUANT TO REGULATION D, SECTION 4(6), AND/OR

Washington, DC

UNIFORM LIMITED OFFERING EXEMPTION

945	759							
OMB APPROVAL								
OMB Number:	3235-0076							
Expires:	May 31, 2005							
Estimated average burden								
hours per response 16.00								
SEC USE ONLY								
Prefix	Serial							
DATE RECEIVED								
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Name of Offering (check if this is an amendment and name has changed, and indicate change.) Class A Limited Partnership Interests Filing Under (Check box(es) that apply): Rule 504 Rule 505 Rule 506 Section 4(6) ULOE Type of Filing: New Filing Amendment
A. BASIC IDENTIFICATION DATA
1. Enter the information requested about the issuer
Name of Issuer (check if this is an amendment and name has changed, and indicate change.) Concordia I, L.P. Address of Executive Offices (Number and Street, City, State, Zip Code) c/o Concordia Management Corp., 1350 Avenue of the Americas, Suite 3202 New York, NY 10019 Address of Principal Business Operations (Number and Street, City, State, Zip Code) (if different from Executive Offices) Same as executive offices Brief Description of Business Investment in global fixed income strategies.
Type of Business Organization Corporation Dusiness trust Company Compan
Actual or Estimated Date of Incorporation or Organization Month Year

GENERAL INSTRUCTIONS:

Federal:

Who Must File: All issuers making an offering of securities in reliance on an exemption under Regulation D or Section 4(6), 17 CFR 230.501 et seq. or 15 U.S.C. 77d(6).

When to File: A notice must be filed no later than 15 days after the first sale of securities in the offering. A notice is deemed filed with the U.S. Securities and Exchange Commission (SEC) on the earlier of the date it is received by the SEC at the address given below or, if received at that address after the date on which it is due, on the date it was mailed by United States registered or certified mail to that address.

Where to File: U.S. Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549.

Copies Required: <u>Five (5) copies</u> of this notice must be filed with the SEC, one of which must be manually signed. Any copies not manually signed must be photocopies of the manually signed copy or bear typed or printed signatures.

Information Required: A new filing must contain all information requested. Amendments need only report the name of the issuer and offering, any changes thereto, the information requested in Part C, and any material changes from the information previously supplied in Parts A and B. Part E and the Appendix need not be filed with the SEC.

Filing Fee: There is no federal filing fee.

State:

This notice shall be used to indicate reliance on the Uniform Limited Offering Exemption (ULOE) for sales of securities in those states that have adopted ULOE and that have adopted this form. Issuers relying upon ULOE must file a separate notice with the Securities Administrator in each state where sales are to be, or have been made. If a state requires the payment of a fee as a precondition to the claim for the exemption, a fee in the proper amount shall accompany this form. This notice shall be filed in the appropriate states in accordance with state law. The Appendix to the notice constitutes a part of this notice and must be completed.

ATTENTION

Failure to file notice in the appropriate states will not result in a loss of the federal exemption. Conversely, failure to file the appropriate federal notice will not result in a loss of an available state exemption unless such exemption is predicated on the filing of a federal notice.

A. BASIC IDENTIFICATION DATA

2. Enter the information requested for the following:

- Each promoter of the issuer, if the issuer has been organized within the past five years;
- · Each beneficial owner having the power to vote or dispose, or direct the vote or disposition of, 10% of more of a class of equity securities of the issuer;
- · Each executive officer and director of corporate issuers and of corporate general and managing partners of partnership issuers; and
- Each general and managing partner of partnership issuers.

Check Box(es) that Apply: Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner/Managing Member				
Full Name (Last name first, if individual) Concordia Management Corp.								
Business or Residence Address (Number	and Street, City, State, Z	ip Code)						
1350 Avenue of the Americas, Suite 3202, New York, NY 10019								
Check Box(es) that Apply: Promoter	☐ Beneficial Owner	Executive Officer	Director	General and/or Managing Partner				
Full Name (Last name first, if individual)								
Williams, Basil C.								
Business or Residence Address (Number	and Street, City, State, Z	ip Code)						
1350 Avenue of the Americas, Suite 3202,	New York, NY 10019							
Check Box(es) that Apply: Promoter	Beneficial Owner	☐ Executive Officer	☐ Director	General and/or Managing Partner				
Full Name (Last name first, if individual)								
Newport Fund Holdings LLC				10.0				
Business or Residence Address (Number	and Street, City, State, Z	ip Code)						
2030 Main Street, Suite 500, Irvine, CA 9	2614							
Check Box(es) that Apply: Promoter		☐ Executive Officer *	Director	General and/or Managing Partner				
Full Name (Last name first, if individual)								
Castle Creek Partners, L.P.								
Business or Residence Address (Number	and Street, City, State, Z	ip Code)						
140 Wood Rd. Braintree, MA 02184								
Check Box(es) that Apply: Promoter	☐ Beneficial Owner	☐ Executive Officer*	Director	General and/or Managing Partner				
Full Name (Last name first, if individual)								
Business or Residence Address (Number a	and Street, City, State, Z	ip Code)						
Check Box(es) that Apply: Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner				
Full Name (Last name first, if individual)								
Business or Residence Address (Number a	and Street, City, State, Z	ip Code)						
Check Box(es) that Apply: Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner				
Full Name (Last name first, if individual)								
Business or Residence Address (Number and Street, City, State, Zip Code)								
	(Lise blank sheet or c	ony and use additional c	onies of this sh	eet as necessary)				

				I	3. INFORMA	ATION ABO	OUT OFFER	RING					
		sold, or does the Appendix, Col				investors in t	his offering?	·····	***************************************	••••	Yes	No	
	2. What is the minimum investment that will be accepted from any individual? *may be waived by General Partner									\$ <u>250,000.00</u> *			
3.	Does the offer	ing permit joint	ownership of	a single unit?	·	••••••				••••	Yes ⊠	No □	
i	solicitation of registered with	purchasers in c	onnection wi	th sales of se or states, list	curities in the	e offering, he broker or	If a person t	o be listed i	s an associat	ed person o	agent of a	remuneration for broker or dealer I persons of such	
Full N	lame (Last nar	ne first, if indivi	dual)			· · · · · · · · · · · · · · · · · · ·							
Busin	ess or Residen	ce Address (Nu	mber and Stre	et, City, State	e, Zip Code)				<u> </u>				
Name	of Associated	Broker or Deal	er										
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[TN] [TX] [UT] [VT] [VA] [WA] [WV] [WI] [WY]

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C. OFFERING PRICE, NUMBER OF INVESTORS, EXPENSES AND USE OF PROCEEDS Enter the aggregate offering price of securities included in this offering and the total amount already sold. Enter "0" if answer is "none" or "zero." If the transaction is an exchange offering, check this box and indicate in the columns below the amounts of the securities offered for exchange and already exchanged. Aggregate Amount Already Type of Security Offering Price Sold Equity..... Common Preferred Convertible Securities (including warrants)..... 0 0 Partnership Interests (Class A) \$ 1,000,000,000 31,271,002 Other (Membership Interests) Total..... \$1,000,000,000 31,271,002 Answer also in Appendix, Column 3, if filing under ULOE. Enter the number of accredited and non-accredited investors who have purchased securities in this offering and the aggregate dollar amounts of their purchases. For offerings under Rule 504, indicate the number of persons who have purchased securities and the aggregate dollar amount of their purchases on the total lines. Enter "0" if answer is "none" or "zero." Aggregate Number Dollar Amount Investors of Purchases Accredited Investors 33 31,271,002 0 Non-accredited Investors.... Total (for filings under Rule 504 only) Answer also in Appendix, Column 4, if filing under ULOE. If this filing is for an offering under Rule 504 or 505, enter the information requested for all securities sold by the issuer, to date, in offerings of the types indicated, in the twelve (12) months prior to the first sale of securities in this offering. Classify securities by type listed in Part C - Question 1. Dollar Amount Type of Type of offering Security Sold Rule 505 Regulation A Rule 504 Total..... a. Furnish a statement of all expenses in connection with the issuance and distribution of the securities in this offering. Exclude amounts relating solely to organization expenses of the issuer. The information may be given as subject to future contingencies. If the amount of an expenditure is not known, furnish an estimate and check the box to the left of the estimate. Transfer Agent's Fees..... Printing and Engraving Costs.... □ s 0 Legal Fees. 0 Accounting Fees. 5,219 Engineering Fees

0

20,481

25,700

⊠ \$

⊠ \$

Sales Commissions (specify finders' fees separately).....

Other Expenses (identify) Tax Services

Total

	C. OFFERING	PRICE, NUMBER OF INVESTORS, EXPENSES AND U	SE OF PROC	EEDS		
	and total expenses furnished in response to Pa	te offering price given in response to Part C – Question 1 art C – Question 4.a. This difference is the "adjusted gross			\$ <u>99</u>	9,974,300
i.	each of the purposes shown. If the amount for	oss proceeds to the issuer used or proposed to be used for any purpose is not known, furnish an estimate and check tall of the payments listed must equal the adjusted gross Part C – Question 4.b above.				
			Off Direc	nents to icers, tors, & iliates	Paymen Othe	
	Salaries and fees		🗆 s		□ s	0
	Purchase of real estate		🗆 \$	0	□ s	0
	Purchase, rental or leasing and installation	on of machinery and equipment	🗆 \$	0	□ \$	0
	Construction or leasing of plant building	gs and facilities	🗆 \$	0	□ s	0
	offering that may be used in exchange for	ing the value of securities involved in this or the assets or securities of another issuer		.0	□ \$	n
	•				□ s	
	1 7				□ \$	
					□ \$	
	Other (specify). <u>Capital</u>			<u>,974,300</u>	□ •	
			s	0		0
	Column Totals:		⊠ \$ <u>999</u>	974,300	□ s	
	Total Payments Listed (column totals ad	lded)				
	10.00	D. FEDERAL SIGNATURE				
n t		by the undersigned duly authorized person. If this notice is fi Securities and Exchange Commission, upon written request of) of Rule 592.				
SSU	er (Print or Type)	Signapure	Da	te		
`or	cordia I, L.P.	////	Fel	oruary [[,	2008	
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3as	il C. Williams	President of the General Partner				
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* All ongoing costs and expenses associated with the general administration and operation of the Issuer and Concordia Partners, L.P. (the "Master Fund"), including (without limitation) administration fees and expenses and all accounting (and audit) and legal fees in relation to the affairs of the Issuer and the Master Fund are borne by the limited partners of the Issuer, directly or indirectly, in accordance with their pro rata ownership of the Issuer and the Master Fund. As the Issuer has more than one class of interests outstanding, fees and expenses that are identifiable with a particular class, such as brokerage and custodial costs, are charged against that class in computing its net asset value. Other fees and expenses are allocated pro rata between the classes based on relative net asset values. In consideration for their services, Concordia Advisors (Bermuda Ltd.) and Concordia Advisors, L.L.C. (the "Investment Advisors") receive a monthly asset-based fee (the "Management Fee") from the Issuer at the end of each calendar month in an amount equal to one-sixth (1/6th) of one percent (a two percent (2%) per annum rate) of the sum of all of the Issuer's capital attributable to the Interests, determined after the Issuer's monthly allocations have been made, but prior to allocation of Management or Incentive Fees. An Investment Advisor may, in its sole discretion, waive or rebate all or part of the Management Fee otherwise due with respect to any investment. The Investment Advisors also receive a performance-based fee (the "Incentive Fee") at the end of each calendar quarter with respect to each limited partner equal to twenty percent (20%) of the sum of the Investment Profit (as defined in the Partnership Agreement).

END

ATTENTION
Intentional misstatements or omissions of fact constitute federal criminal violations. (See 18 U.S.C. 1001.)